COMBINED DECLARATION AND POWER OF ATTORNEY

As a below named inventor, I hereby declare that:

This declaration	on is of the following type:
\boxtimes	original
	divisional
	continuation
	continuation-in-part
	INVENTORSHIP IDENTIFICATION
believe I am original, first a	, post office address and citizenship are as stated below next to my name. I the original, first and sole inventor (if only one name is listed below) or an and joint inventor (if plural names are listed below) of the subject matter which is or which a patent is sought on the invention entitled:
	EXPANDABLE COUPLING
	SPECIFICATION IDENTIFICATION
The specifica	tion of which:
	is filed herewith
	was filed on, under Serial No, executed on even date herewith; or
	Express Mail No.(as Serial No. not yet known) and was amended on applicable) (if
	was described and claimed in PCT International Application Nofiled on
ACK	NOWLEDGMENT OF REVIEW OF PAPERS AND DUTY OF CANDOR
I hereby states specification,	te that I have reviewed and understand the contents of the above-identified including the claims, as amended by any amendment referred to above.
accordance version examination that a reaso	ge the duty to disclose all information I know to be material to patentability in with Title 37, Code of Federal Regulations, §1.56, and which is material to the of this application; namely, information where there is a substantial likelihood nable Examiner would consider it important in deciding whether to allow the issue as a patent.
	In compliance with this duty there is attached an Information Disclosure Statement in accordance with 37 CFR §1.98.

PRIORITY CLAIM (35 U.S.C. §119)

provisi interna Americ for pat one co	ional or ational a ca listed tent or in ountry of	foreign pplication below, an nventor's of	application (s) designand have also certificate of the United	n(s) for pater ating at least so identified be or any PCT int States of Ame	it or inventor's one country othe elow any provisio ernational applic	States Code, §119, of any certificate or of any PCT er than the United States of enal or foreign application(s) eation(s) designating at least on the same subject matter try is claimed.	
	No such applications have been filed.						
	Such applications have been filed as follows:						
A.	A. Prior foreign/PCT application(s) filed within 12 mos. (6 mos. for design) prior to this application, and any priority claims under 35 USC §119						
	untry/P(at Britai		Application	on Number	Date Filed 13 Sept 2002	Priority Claimed ☐ Yes ☐ No ☐ Yes ☐ No ☐ Yes ☐ No	
В.			ication(s), S. applicati		nore than 12 mo	os. (6 mos. for design)	
		Country	//PCT	<u>Applicatio</u>	n Number <u>F</u>	iling Date	
C. U.S. Provisional Application filed within 12 months prior to this application							
			Serial Nun	<u>nber</u> <u>Fil</u>	ing Date		
			PRIC	RITY CLAIM	(35 USC §120)		
application that is application first painform there deciding	ation(s) s/are lis ation is aragraphation th is subs ng whet date of t	or PCT inted belowed not disclosured to the not disclosured to the notes of the not	nternationa and, inso sed in tha 35, United erial to the elihood tha ow the app	I application(s far as the su t/those prior a I States Code examination o It a reasonab lication to issue	s) designating the ubject matter of application(s) in the state of the state of this application is a patent) when the state of the sta	§120, of any United States e United States of America each of the claims of this the manner provided by the wledge the duty to disclose (namely, information where uld consider it important in which occurred between the ternational filing date of this	
			• •	s have been f			
		Such app	plications h	ave been filed	l, as follows:		

Serial Number	Filing Date	<u>Patent_d</u>	<u>Pending</u>	<u>Abandon</u>

POWER OF ATTORNEY

I hereby appoint the following attorneys and/or agents to prosecute this application and transact all business in the Patent and Trademark Office connected therewith:

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DECLARATION

I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and, further, that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Sec. 1001 of Title 18 of the United States Code, and that such willful false statements may jeopardize the validity of the application or any patents issued thereon.

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